UNITED STATES DISTRICT COURT

OMITE	for	the	COOKI	FILED IN OPEN COURT
	Eastern District of North Carolina			ON 6/17/2014
United States of America v.)			US District Court Eastern District of NO
Arthur William Privott Date of Original Judgment: Date of Previous Amended Judgment: (Use Date of Last Amended Judgment if Any) ORDER REGARDI PURS Upon motion of the defendant § 3582(c)(2) for a reduction in the term of subsequently been lowered and made retres § 994(u), and having considered such motion and the sentencing factors set forth in 18 in the sentencing factors set forth in 18 in the sentencing factors. □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □ □	the Director imprisonment important by the Unitation, and taking into U.S.C. § 3553(a), to	Laura Was Defendant's. I FOR SE BU.S.C. § of the Bureau posed based of ed States Sen of account the pother extent the of the extent the state of the extent the exten	NTENCE RED 3582(c)(2) I of Prisons the con a guideline sententencing Commission policy statement set that they are applicable	court under 18 U.S.C. cing range that has n pursuant to 28 U.S.C. forth at USSG §1B1.10 lle,
in the last judgment issued) of The amount of crack cocaine involved is a If the amount of time the defendant has alresentence, subject to an additional period of	8.4 kilograms or gr	ds this senten	ce, the sentence is re	
(Сотр	lete Parts I and II of Pag	e 2 when motior	n is granted)	
Except as otherwise provided, all provisions shall remain in effect. IT IS SO ORDER Order Date:	ED.		oril 12, 1999, Judge's signatur	e re
Effective Date:	Terren	ice W. Boyle,	U.S. District Judge	

EDNC Rev. 11/8/2011

(if different from order date)

Printed name and title